1	JAMES P. C. SILVESTRI, ESQ.	
2	Nevada Bar No. 3603 BRIAN W. GOLDMAN, ESQ.	
3	Nevada Bar No. 6317 PYATT SILVESTRI	
4	701 Bridger Ave., Suite 600 Las Vegas, NV 89101	
5	Tel: (702) 383-6000 Fax: (702) 477-0088	
6	jsilvestri@pyattsilvestri.com bgoldman@pyattsilvestri.com	
7	Attorneys for Defendant, WILLIAM HEIDER	
8	UNITED STATES	DISTRICT COURT
9		OF NEVADA
10	EDWARD SAMADANI, formerly known as	CASE NO.: 2:19-cv-00904-APG-NJK
11	VARGHA SAMADANI,	CASE NO.: 2.17 CV 00704 AT G TWK
12	Plaintiff,	
13	vs.	STIPULATION AND ORDER TO DISMISS PLAINTIFF'S PUNITIVE
14	WILLIAM HEIDER, an individual; ENTERPRISE LEASING COMPANY-	DAMAGES CLAIM
15	WEST, LLC d/b/a ALAMO; DOES I through X, inclusive; ROE CORPORATIONS I	
16	through X, inclusive,	
17	Defendants.	
18		
19	IT IS HEREBY STIPULATED by and between Plaintiff EDWARD SAMADANI fka	
20	VARGHA SAMADANI, by and through his counsel of record, L. Dipaul Marrero II, Esq., of	
21	Vannah and Vannah, and Dan J. Lovell, Esq., of the EMPIRE LAW GROUP, and Defendant	
22	WILLIAM HEIDER by and through his counsel of record, JAMES P. C. SILVESTRI, ESQ., and	
23	BRIAN W. GOLDMAN, ESQ., of the law	firm of Pyatt Silvestri, that Plaintiff's punitive

Plaintiff's Complaint) are dismissed, with prejudice, from the above-entitled action.

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Pyatt Silvestri 701 E. Bridger Avenue Suite 600 Las Vegas, Nevada 89101 (702) 383-6000 damages claim as set forth in the Prayer for Relief in Plaintiff's Complaint and all allegations

related to Plaintiff's punitive damages (as set forth in paragraphs 10, 12, 17, 23, 26, and 31 of

DATED this 7 th day of January, 2020	DATED this 7th day of January, 2020
PYATT SILVESTRI	VANNAH & VANNAH
/s/Brian W. Goldman. Esa.	/s/L. DiPaul Marrero, II, Esq.
JAMES P. C. SILVESTRI, ESQ.	L. DIPAUL MARRERO II, ESQ. Nevada Bar No. 12441
BRIAN W. GOLDMAN, ESQ.	ROBERT D. VANNAH, ESQ. Nevada Bar No. 2503
701 Bridger Avenue, Suite 600	400 South Seventh Street, Suite 400
Attorneys for Defendant,	Las Vegas, Nevada 89101 Attorneys for Plaintiff,
WILLIAM HEIDER	EDWARD SAMADANI fka VARGHA SAMADANI
DATED this 7th day of January, 2020	
EMIRE LAW GROOT	
/s/Dan J. Lovell, Esq.	
DAN J. LOVELL, ESQ. Nevada Bar No. 9618	
1212 South Casino Center Blvd.	
Las Vegas Nevada 89104	
Las Vegas, Nevada 89104 Co-Counsel for Plaintiff,	DANI
Co-Counsel for Plaintiff, EDWARD SAMADANI fka VARGHA SAMA	
Co-Counsel for Plaintiff, EDWARD SAMADANI fka VARGHA SAMA	DANI DER
Co-Counsel for Plaintiff, EDWARD SAMADANI fka VARGHA SAMA	
Co-Counsel for Plaintiff, EDWARD SAMADANI fka VARGHA SAMA OR IT IS SO ORDERED that Plaintiff's pure	<u>DER</u>
Co-Counsel for Plaintiff, EDWARD SAMADANI fka VARGHA SAMA OR IT IS SO ORDERED that Plaintiff's pur Relief in Plaintiff's Complaint and all allegations	nitive damages claim as set forth in the Prayer for
Co-Counsel for Plaintiff, EDWARD SAMADANI fka VARGHA SAMA OR IT IS SO ORDERED that Plaintiff's pur Relief in Plaintiff's Complaint and all allegations	nitive damages claim as set forth in the Prayer for ons related to Plaintiff's punitive damages (as set
Co-Counsel for Plaintiff, EDWARD SAMADANI fka VARGHA SAMA OR IT IS SO ORDERED that Plaintiff's pur Relief in Plaintiff's Complaint and all allegation forth in paragraphs 10, 12, 17, 23, 26, and 3	nitive damages claim as set forth in the Prayer for ons related to Plaintiff's punitive damages (as set
Co-Counsel for Plaintiff, EDWARD SAMADANI fka VARGHA SAMA OR IT IS SO ORDERED that Plaintiff's pur Relief in Plaintiff's Complaint and all allegation forth in paragraphs 10, 12, 17, 23, 26, and 3 prejudice, from the above-entitled action.	nitive damages claim as set forth in the Prayer for ons related to Plaintiff's punitive damages (as set
Co-Counsel for Plaintiff, EDWARD SAMADANI fka VARGHA SAMA OR IT IS SO ORDERED that Plaintiff's pur Relief in Plaintiff's Complaint and all allegation forth in paragraphs 10, 12, 17, 23, 26, and 3 prejudice, from the above-entitled action. IT IS SO ORDERED.	nitive damages claim as set forth in the Prayer for ons related to Plaintiff's punitive damages (as set 31 of Plaintiff's Complaint) are dismissed, with
Co-Counsel for Plaintiff, EDWARD SAMADANI fka VARGHA SAMA OR IT IS SO ORDERED that Plaintiff's put Relief in Plaintiff's Complaint and all allegation forth in paragraphs 10, 12, 17, 23, 26, and 3 prejudice, from the above-entitled action. IT IS SO ORDERED.	nitive damages claim as set forth in the Prayer for ons related to Plaintiff's punitive damages (as set
	/s/Brian W. Goldman, Esq. JAMES P. C. SILVESTRI, ESQ. Nevada Bar No. 3603 BRIAN W. GOLDMAN, ESQ. Nevada Bar No. 6317 701 Bridger Avenue, Suite 600 Las Vegas, Nevada 89101 Attorneys for Defendant, WILLIAM HEIDER DATED this 7th day of January, 2020 EMPIRE LAW GROUP /s/Dan J. Lovell, Esq. DAN J. LOVELL, ESQ. Nevada Bar No. 9618

Pyatt Silvestri 701 E. Bridger Avenue Suite 600 Las Vegas, Nevada 89101 (702) 383-6000

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